

Submitter: Samantha Frost

On Behalf Of:

Committee: House Committee On Agriculture, Land Use, Natural Resources, and Water

Measure, Appointment or Topic: HB3343

Oregon State Constitution:
Article 1, Section 18

Private property shall not be taken for public use, nor the particular services of any man be demanded without just compensation.

The Constitution is the Supreme Law of the Land! Anything repugnant to the Constitution is therefore NULL and VOID!

These amendments represent a concerning attempt to completely transform a focused bill about well constructor licensing into a far-reaching water measurement and regulation program.

This UNCONSTITUTIONAL bill would

1. Create a new water measurement cost share program
2. Establish a revolving fund for water measurement infrastructure
3. Impose mandatory water use measurement and reporting requirements
4. Expand enforcement authority and penalties
5. Create new funding mechanisms and grant programs

You did not allow:

- Public hearings on water measurement requirements
- Stakeholder input from water users
- Economic impact analysis
- Consideration of implementation costs for water users
- Discussion of the long-term implications of creating a new revolving fund

Due Process: Water users deserve the opportunity to provide input on proposed measurement requirements through proper public hearings and comment periods. The amendment process bypasses this crucial step.

Long-term Implications: The creation of a revolving fund suggests a permanent commitment to water measurement infrastructure that extends far beyond the original bill's scope.

IMPACT ON WATER USERS

If adopted, these amendments would have significant consequences for water users:

1. **Mandatory Measurement:** Water users would be required to install and maintain measurement devices at their own expense, with only partial cost sharing available through a competitive grant program.
2. **Reporting Requirements:** New mandatory reporting requirements would create additional administrative burdens and compliance costs.
3. **Enforcement:** The expanded penalty provisions could result in significant fines for technical violations, creating new risks for water users.
4. **Implementation Costs:** The true cost of implementing these requirements has not been fully analyzed or disclosed to stakeholders.
5. **Long-term Financial Impact:** The creation of a revolving fund suggests ongoing costs and requirements that would extend indefinitely.

There is no position which depends on clearer principles, than that every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, is void. No legislative act, therefore, contrary to the Constitution, can be valid. -Alexander Hamilton

This includes this bill, all the unconstitutional bills that you have signed into law and your actions.

By creating and signing onto unconstitutional bills, even through autopen, you are committed crimes against humanity/ human rights abuses, please see executive order 13818, so you can see your future in GITMO.

Fraud vitiates everything. Many of you have already committed heinous crimes of fraud and therefore your actions are vitiated, NULL and VOID!